

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/341,379	07/09/1999	VALERIO AISA	MERL0060US	MERL0060US 5053	
24267	7590 06/10/2002				
	D MCKENNA, LLP		EXAMI	NER	
88 BLACK FALCON AVENUE BOSTON, MA 02210		•	BECKER, I	DREW E	
			ART UNIT	PAPER NUMBER	
			1761	2/	
			DATE MAILED: 06/10/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

			-21
	Application No.	Applicant(s)	
Advis ry Action	09/341,379	AISA, VALERIO	
	Examiner	Art Unit	
The MAN INC DATE AND	Drew E Becker	1761	
The MAILING DATE of this communicati n appearment of the REPLY FILED 20 May 2002 FAILS TO PLACE THI Therefore, further action by the applicant is required to a final rejection under 37 CFR 1.113 may only be either: (1 condition for allowance; (2) a timely filed Notice of Appearment (RCE) in compliance with 37 CFR 1.114.	IS APPLICATION IN CONDITION VOID abandonment of this application in a timely filed amondment which	N FOR ALLOWAN(ation. A proper repl	CE. y to a
a) The period for reply expires 3 months from the mailing date			
b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire I ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The fee have been filed is the date for purposes of determining the period of fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of (2) as set forth in (b) above, if checked. Any reply received by the Offic timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.17(a) is calculated from: (1) the expiration date of (2) as set forth in (b) above, if checked. Any reply received by the Offic timely filed, may reduce any earned patent term adjustment.	Advisory Action, or (2) the date set forth later than SIX MONTHS from the mailing FILED WITHIN TWO MONTHS OF THE date on which the petition under 37 CFI of extension and the corresponding amount in the shortened statutory period for reply call later than three months after the mail.	g date of the final rejection HE FINAL REJECTION. R 1.136(a) and the apprount of the fee. The appro-	on. See MPEP opriate extension opriate extension
1. A Notice of Appeal was filed on Appellant's 37 CFR 1.192(a), or any extension thereof (37 CFF	Brief must be filed within the pe	riod set forth in f the appeal.	
2. The proposed amendment(s) will not be entered be	ecause:		
(a) ☐ they raise new issues that would require furthe	er consideration and/or search (s	see NOTF below).	
(b) they raise the issue of new matter (see Note b	elow);	, ee , te , E , Bolow),	
(c) they are not deemed to place the application in issues for appeal; and/or	better form for appeal by mater	rially reducing or sim	plifying the
(d) they present additional claims without canceling NOTE:	ng a corresponding number of fir	nally rejected claims	s.
3. Applicant's reply has overcome the following rejection	on(s):		
4. Newly proposed or amended claim(s) would I canceling the non-allowable claim(s).			
5 ☒ The a) ☐ affidavit, b) ☐ exhibit, or c) ☒ request for application in condition for allowance because: See	reconsideration has been consid Continuation Sheet.	lered but does NOT	place the
6. The affidavit or exhibit will NOT be considered becaraised by the Examiner in the final rejection.	use it is not directed SOLELY to	issues which were	newly
7. For purposes of Appeal, the proposed amendment(sexplanation of how the new or amended claims work.)	s) a) will not be entered or b) uld be rejected is provided below	☑ will be entered an	nd an
The status of the claim(s) is (or will be) as follows:			
Claim(s) allowed:			
Claim(s) objected to:			
Claim(s) rejected: 2-16 and 18-33.			
Claim(s) withdrawn from consideration:			
8. The proposed drawing correction filed on is a)☐ approved or b)☐ disappro	oved by the Examina	er
9. Note the attached Information Disclosure Statement			_ = {
0. Other:	. , ,	·	
Patent and Trademark Office			1/2



You Beel

Continuation of 5. does NOT place the application in condition for allowance because: Applicant argues that Schwarzbacker tal do not teach "pre-programmed additional functionality that is accessible through an external control device and not accessible through the use of the control panel". However, applicant's attention is drawn to column 3, lines 24-50 of Schwarzbacker et al which teach an "external programming unit" (Figure 1, 51) as well as an "imbedded control" (Figure 1, 52) wherein the "external programming unit" compiles and stores complex recipes which are then transmitted to the "imbedded control", as well as the ability to "block" the "imbedded control" after cooking has started and the capability of controlling multiple cooking devices simultaneously (column 5, lines 1-41).

Regarding applicants arguments to the 112(2) rejections, it still is not clear what information would constitute "first" and "second" information since these terms all appear to possess overlapping functions as they are understood in the art. For instance, the temperature of the cooking device could be considered "status" information, yet this temperature can also be stored in order to compare it to a preset temperature value in which case it could also be considered "second" information. In addition, the temperature value could be controlled by the control unit, as was commonly done, and thus be considered "first" information.

In any case, these are preferred methods of using and controlling the claimed apparatus without adding structural limitations, and as such are not given patentable weight.

KEITH HENDRICKS PRIMARY EXAMINER